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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)				
	10/767,001	ZHANG ET AL.				
Office Action Summary	Examiner	Art Unit				
	Christopher E. Lee	2111				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR,1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on <u>08 January 2007</u> . 2a) This action is FINAL. 2b) This action is non-final.						
	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-24 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-24 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:	ate				

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DETAILED ACTION

Receipt Acknowledgement

1. Receipt is acknowledged of the Amendment filed on 8th of January 2007. Claim 24 has been amended; no claim has been canceled; and no claim has been newly added since the Non-Final[2] Office Action was mailed on 2nd of November 2006. Currently, claims 1-24 are pending in this Application.

Claim Objections

2. Claim 24 is objected to because of the following informalities:

It recites the subject matter "the bus grants" in lines 2-5. However, they have not been specifically clarified in the claim 24, and its intervening claims. Therefore, the Examiner presumes that the terms "the bus grants" could be considered as --the bus grant indications-- in light of the claimed invention since it is not clearly defined in the claims.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later

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invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

5. Claims 1-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants' Admitted Prior Art [hereinafter AAPA] in view of Park et al. [US 5,526,508 A; hereinafter Park].

Referring to claim 1, AAPA discloses a method for transferring information to a bus (i.e., Bus 106 of Fig. 1; See page 7, paragraph [0025], lines 1-3), comprising:

- receiving an indication (i.e., CPU_WR_COM or CPU_RD_COM) that information (i.e., CAD, CDW, and CCO in Figs. 2-3) is to be transferred to a bus (i.e., Bus 106 of Fig. 1; See page 8, paragraph [0028]);
- reading a bus grant indication (i.e., indication on GNT/PARKING-GNT in Fig. 2; See
 page 9, paragraph [0029]);
- writing the information (i.e., said CAD, CDW, and CCO) to a buffer (i.e., Two-Entry Buffer 202 of Fig. 2); and
- transferring the information (i.e., said information CAD, CDW, and CCO in said Two-Entry Buffer) to the bus if the bus grant indication (i.e., said GNT/PARKING-GNT) indicates that transfer of the information to the bus is allowed (See page 9, paragraph [0029]).

AAPA does not teach said writing the information to said buffer if the bus grant indication does not indicate that transfer of the information to the bus is allowed; and bypassing the buffer and said transferring the information to the bus if the buffer is empty and the transfer of the information to the bus is allowed.

Park discloses a method for cache line replacing system (See Fig. 3 and Abstract), wherein said method (i.e., said method for cache line replacing system) for reducing latency in information transfers (See col. 3, lines 2-3) to a bus (i.e., CPU/Cache bus 31 of Fig. 3) including

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writing an information (i.e., line of cache data) to a buffer (i.e., RD Buffer 36 of Fig. 3) if a
bus grant indication does not indicate that transfer of the information to the bus is
allowed (i.e., said CPU/Cache bus is not allowed to be used by memory read cycle
during write back cycle of the steps 51 and 52 in Fig. 5, in other words, said CPU/Cache
bus is occupied by said write back cycle; See col. 6, lines 11-14); and

- bypassing the buffer (See Title; bypassing said RD buffer) and
- transferring the information (i.e., said line of cache data) to the bus (i.e., said
 CPU/Cache bus) if the buffer (i.e., said RD Buffer) is empty (i.e., said Buffer WT Reg counts 'zero'; See col. 5, lines 26-30) and transfer of the information to the bus is allowed (i.e., said CPU/Cache bus is allowed for memory read cycle after write back data having been stored in write-back buffer; See col. 3, lines 27-35, and col. 4, lines 31-46).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included said method step of transferring, as disclosed by Park, in said method, as disclosed by AAPA, for the advantage of providing a way that a device (i.e., CPU) can read said information (i.e., data) at high speed without loss of said bus bandwidth (i.e., memory bus bandwidth; See Park, col. 6, lines 30-31).

Referring to claim 2, AAPA teaches

- the information (i.e., CAD, CDW, and CCO in Figs. 2-3) includes
 - a write command (i.e., CPU_WR_COM on CCO in Fig. 3; See page 9, paragraph [0030], lines 11-13),
 - o an address (i.e., CPU_ADDR on CAD in Fig. 3; See page 9, paragraph [0030], lines 6-9), and

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o data to be written to the address (i.e., CPU_DATA_WR on CDW in Fig. 3; See page 9, paragraph [0030], lines 9-10).

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Referring to claim 3, AAPA teaches

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- the indication (i.e., CPU_WR_COM or CPU_RD_COM) from the device (i.e., CPU 101 of Fig. 1) that information (i.e., CAD, CDW, and CCO in Figs. 2-3) is to be transferred to the bus (i.e., Bus 106 of Fig. 1) includes
 - o the write command (i.e., CPU_WR_COM on CCO in Fig. 3; See page 8, paragraph [0028], lines 6-9).

Referring to claim 4, AAPA teaches

- the information (i.e., CAD, CDW, and CCO in Figs. 2-3) includes
 - a read command (i.e., CPU_RD_COM on CCO in Fig. 4; See page 11, paragraph [0036], lines 8-10) and
 - o an address from which data is to be read (i.e., CPU_ADDR on CAD in Fig. 4; See page 11, paragraph [0036], lines 5-8).

Referring to claim 5, AAPA teaches

- the indication (i.e., CPU_WR_COM or CPU_RD_COM) from the device (i.e., CPU 101 of Fig. 1) that information (i.e., CAD, CDW, and CCO in Figs. 2-3) is to be transferred to the bus (i.e., Bus 106 of Fig. 1) includes
 - the read command (i.e., CPU_RD_COM on CCO in Fig. 4; See page 8, paragraph [0028], lines 9-11).

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Referring to claim 6, AAPA teaches

access to the bus (i.e., Bus 106 of Fig. 1) is controlled by a bus arbiter (i.e., Bus Arbiter 107 of Fig. 1) employing a bus parking protocol (i.e., bus parking scheme; See PARKING_GNT in Figs. 3-4, and page 9, paragraph [0029]).

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Referring to claim 7, AAPA teaches

sending a bus access request (i.e., REQ in Fig. 2) to the bus arbiter (i.e., Bus Arbiter 107 of Fig. 1) if the bus grant indication (i.e., GNT/PARKING-GNT in Fig. 2) does not indicate that transfer of the information to the bus is allowed (i.e., Bus 106 of Fig. 1 is not available: See page 7, paragraph [0025], lines 10-13, page 9, paragraph [0029], and page 17, paragraph [0048], lines 4-11).

Referring to claim 8, AAPA teaches

periodically sending bus access requests (i.e., REQ in Fig. 2) to the bus arbiter (i.e., Bus Arbiter 107 of Fig. 1) and reading the bus grant indication (i.e., GNT/PARKING-GNT in Fig. 2) if the information stored in the buffer has not been transferred to the bus (See page 15, paragraph [0045], line 1 through paragraph [0046], line 12), so that when the bus grant indication indicates that transfer of the information to the bus allowed (i.e., bus is available), the information stored in the buffer is transferred to the bus (See page 2, paragraph [0004], lines 5-8).

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Referring to claim 9, AAPA discloses a bus interface unit (i.e., conventional BIU 105 in Fig. 1; See page 7, paragraph [0023], lines 1-4) in information transfers from a device (i.e., CPU

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101 of Fig. 1) to a bus (i.e., Bus 106 of Fig. 1; See page 7, paragraph [0025], lines 1-3), comprising:

- a buffer (i.e., Two-Entry Buffer 202 of Fig. 2) having inputs coupled to the device (i.e., said CPU; See Figs. 1-2, and page 7, paragraph [0025], lines 1-3) and
- logic (i.e., Control Logic 201 of Fig. 2) configured to
 - receive an indication (i.e., CPU_WR_COM or CPU_RD_COM) from the device (i.e., said CPU) that information (i.e., CAD, CDW, and CCO in Figs. 2-3) is to be transferred to the bus (i.e., said Bus; See page 8, paragraph [0028]),
 - o read a bus grant indication (i.e., indication on GNT/PARKING-GNT in Fig. 2; See page 9, paragraph [0029]), and
 - o cause the information (i.e., 'said CAD, CDW, and CCO) to be stored in the buffer (i.e., said Two-Entry Buffer), and to be transferred from the buffer (i.e., said Two-Entry Buffer) to the bus if the bus grant indication (i.e., said GNT/PARKING-GNT) indicates that transfer of the information from the buffer to the bus is allowed (See page 9, paragraph [0029]).

AAPA does not teach said logic being configured to cause the information to either be stored in the buffer if the bus grant indication does not indicate that transfer of the information from the device to the bus is allowed, or be transferred from the device to the bus, thereby bypassing the buffer, if the buffer is empty and the transfer of the information to the bus is allowed.

Park discloses a cache line replacement apparatus (See Fig. 3 and Abstract), wherein a bus interface unit (i.e., said cache line replacement apparatus) for reducing latency in information transfers (See col. 3, lines 2-3) from a device (i.e., Main Memory 100 of Fig. 3) to a bus (i.e., CPU/Cache bus 31 of Fig. 3) including

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logic (i.e., MUX 38 and Buffer WT Reg 37 in Fig. 3) configured to

cause an information (i.e., line of cache data) to either be stored in a buffer (i.e., RD Buffer 36 of Fig. 3) if the bus grant indication does not indicate that transfer of the information from the device to the bus is allowed (i.e., said CPU/Cache bus is not allowed to be used by memory read cycle during write back cycle of the steps 51 and 52 in Fig. 5, in other words, said CPU/Cache bus is occupied by said write back cycle; See col. 6, lines 11-14), or be transferred from the device (i.e., said Main Memory) to the bus (i.e., said CPU/Cache bus), thereby bypassing the buffer (See Title; bypassing said RD buffer); if the buffer (i.e., said RD Buffer) is empty (i.e., said Buffer WT Reg counts 'zero'; See col. 5, lines 26-30) and transfer of the information to the bus is allowed (i.e., said CPU/Cache bus is allowed for memory read cycle after write back data having been stored in write-back buffer; See col. 3, lines 27-35; and col. 4, lines 31-46).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included said logic (i.e., MUX and Buffer WT Reg), as disclosed by Park, in said logic (i.e., Control Logic), as disclosed by AAPA, for the advantage of providing a way that said device (i.e., CPU) can read said information (i.e., data) at high speed without loss of said bus bandwidth (i.e., memory bus bandwidth; See Park, col. 6, lines 30-31).

Referring to claim 10, AAPA teaches

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- the information (i.e., CAD, CDW, and CCO in Figs. 2-3) includes
 - a write command (i.e., CPU_WR_COM on CCO in Fig. 3; See page 9, paragraph [0030], lines 11-13),

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o an address (i.e., CPU_ADDR on CAD in Fig. 3; See page 9, paragraph [0030], lines 6-9), and

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o data to be written to the address (i.e., CPU_DATA_WR on CDW in Fig. 3; See page 9, paragraph [0030], lines 9-10).

Referring to claim 11, AAPA teaches

- the indication (i.e., CPU_WR_COM or CPU_RD_COM) from the device (i.e., CPU 101 of Fig. 1) that information (i.e., CAD, CDW, and CCO in Figs. 2-3) is to be transferred to the bus (i.e., Bus 106 of Fig. 1) includes
 - o the write command (i.e., CPU_WR_COM on CCO in Fig. 3; See page 8, paragraph [0028], lines 6-9).

Referring to claim 12, AAPA teaches

- the information (i.e., CAD, CDW, and CCO in Figs. 2-3) includes
 - o a read command (i.e., CPU_RD_COM on CCO in Fig. 4; See page 11, paragraph [0036], lines 8-10) and
 - o an address from which data is to be read (i.e., CPU_ADDR on CAD in Fig. 4; See page 11, paragraph [0036], lines 5-8).

20 Referring to claim 13, AAPA teaches

the indication (i.e., CPU_WR_COM or CPU_RD_COM) from the device (i.e., CPU 101 of Fig. 1) that information (i.e., CAD, CDW, and CCO in Figs. 2-3) is to be transferred to the bus (i.e., Bus 106 of Fig. 1) includes

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 the read command (i.e., CPU_RD_COM on CCO in Fig. 4; See page 8, paragraph [0028], lines 9-11).

Referring to claim 14, AAPA teaches

access to the bus (i.e., Bus 106 of Fig. 1) is controlled by a bus arbiter (i.e., Bus Arbiter 107 of Fig. 1) employing a bus parking protocol (i.e., bus parking scheme; See
 PARKING_GNT in Figs. 3-4, and page 9, paragraph [0029]).

Referring to claim 15, AAPA teaches

the logic (i.e., Control Logic 201 of Fig. 2) is further configured to send a bus access request (i.e., REQ in Fig. 2) to the bus arbiter (i.e., Bus Arbiter 107 of Fig. 1) if the bus grant indication (i.e., GNT/PARKING-GNT in Fig. 2) does not indicate that transfer of the information to the bus is allowed (i.e., Bus 106 of Fig. 1 is not available; See page 7, paragraph [0025], lines 10-13, page 9, paragraph [0029], and page 17, paragraph [0048], lines 4-11).

Referring to claim 16, AAPA teaches

• the logic (i.e., Control Logic 201 of Fig. 2) is further configured to periodically send bus access requests (i.e., REQ in Fig. 2) to the bus arbiter (i.e., Bus Arbiter 107 of Fig. 1) and read the bus grant indication (i.e., GNT/PARKING-GNT in Fig. 2) if the information stored in the buffer has not been transferred to the bus (See page 15, paragraph [0045], line 1 through paragraph [0046], line 12), so that when the bus grant indication indicates that transfer of the information to the bus allowed (i.e., bus is available), the logic (i.e.,

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said Control Logic) causes the information stored in the buffer is transferred to the bus (See page 2, paragraph [0004], lines 5-8).

Referring to claim 17, AAPA, as modified by Park, teaches

- the logic (i.e., Control Logic 201 in Fig. 2; AAPA, MUX 38 and Buffer WT Reg 37 in Fig.
 3; Park) includes
 - o a multiplexer (i.e., MUX 38 of Fig. 3; See Park, col. 4, lines 40-46) having
 - first inputs (i.e., input of said MUX being coupled to Memory Bus 32 in
 Fig. 3; Park) coupled to the buffer inputs (i.e., RD Buffer 36 being coupled to said Memory Bus 32 in Fig. 3; Park);
 - second inputs (i.e., input of said MUX being coupled to Bus Line 33 in
 Fig. 3; Park) coupled to the buffer outputs (i.e., output of said RD Buffer;
 Park),
 - outputs coupled to the bus (i.e., output of said MUX being coupled to CPU/Cache Bus 31 in Fig. 3; Park), and
 - at least one select input (i.e., input from said Buffer WT Reg 37 in Fig. 3;
 Park) for selectively coupling either the first or the second inputs to the outputs (See Park, col. 3, lines 27-35); and
 - the logic (i.e., said Control Logic of AAPA, and said MUX/Buffer WT Reg of Park) is further configured to provide
 - o a control output (i.e., output of said Buffer WT Reg) to the at least one select input (See Park, Fig. 3) so that the first inputs (i.e., input of said MUX being coupled to said Memory Bus of Park) are coupled to the outputs (i.e., output of said MUX being coupled to said CPU/Cache Bus of Park) if the bus grant

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indication (i.e., indication on GNT/PARKING-GNT in Fig. 2; See AAPA, page 9, paragraph [0029]) indicates that transfer of the information to the bus is allowed (See AAPA, page 9, paragraph [0029], and see Park, col. 3, lines 27-35, and col. 4, lines 31-46, i.e., said CPU/Cache bus is idle after write-back data having been stored in write-back buffer) and the buffer (i.e., RD Buffer 36 of Fig. 3; Park) is empty (i.e., said Buffer WT Reg counts 'zero'; See Park, col. 5, lines 26-30).

Referring to claim 18, Park teaches

- the logic (i.e., MUX 38 and Buffer WT Reg 37 in Fig. 3) is further configured to provide
 - the control output (i.e., output of said Buffer WT Reg) to the at least one select input (See Fig. 3) so that the second inputs (i.e., input of MUX being coupled to Bus Line 33 in Fig. 3) are coupled to the outputs (i.e., output of said MUX being coupled to CPU/Cache Bus 31 in Fig. 3) if the bus grant indication does not indicate that transfer of the information to the bus (i.e., said CPU/Cache Bus) is allowed (i.e., said CPU/Cache Bus is not busy due to write-back buffering during a cache line replacing cycle, which is clearly implies the bus grant indication does not indicate that transfer of the information to the bus is allowed; See col. 4, lines 31-36).

Referring to claim 19, AAPA discloses in a computer system (i.e., in a conventional Computer System 100 in Fig. 1) including

a bus (i.e., Bus 106 of Fig. 1) with access governed by a bus arbiter (i.e., Bus Arbiter 107 of Fig. 1) employing a bus parking scheme (See PARKING_GNT in Figs. 3-4, and page 9, paragraph [0029]) and

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a buffer (i.e., Two-Entry Buffer 202 of Fig. 2) having inputs coupled to a device (i.e., CPU
 101 of Fig. 1) so that

o information (i.e., CAD, CDW, and CCO in Figs. 2-3) to be transferred from the device to the bus is stored in the buffer (See page 7, paragraph [0025]).

AAPA does not teach said information to be transferred from the device to the bus is stored in the buffer if a bus grant indication generated by the bus arbiter indicates that the bus is unavailable for the transfer, or the bus grant indication indicates that the bus is available for transfer of the information to the bus, and a buffer bypass circuit for reducing latency in information transfers to the bus comprising: a multiplexer having first inputs coupled to inputs to the buffer, second inputs coupled to outputs of the buffer, outputs coupled to the bus, and at least one select input for selectively coupling either the first or the second inputs to the outputs; and logic configured to provide control information to the at least one select input such that the first inputs are coupled to the outputs of the multiplexer if the buffer is empty and the bus is available for transfer of the information to the bus.

Park discloses a cache line replacement apparatus (See Fig. 3 and Abstract), wherein information (i.e., line of cache data) to be transferred from device (i.e., Main Memory 100 of Fig. 3) to a bus (i.e., CPU/Cache bus 31 of Fig. 3) is stored in a buffer (i.e., RD Buffer 36 of Fig. 3) if a bus grant indication generated by a bus arbiter (i.e., means for controlling cache line replacing cycles; See Abstract) indicates that the bus is unavailable for the transfer (i.e., said CPU/Cache bus is not allowed to be used by memory read cycle during write back cycle of the steps 51 and 52 in Fig. 5, in other words, said CPU/Cache bus is occupied by said write back cycle; See col. 6, lines 11-14), or the bus grant indication indicates that the bus is available for transfer of the information to the bus (i.e., said CPU/Cache bus is allowed for memory read cycle after write back data having been stored in write-back buffer; See col. 3, lines 27-35, and col. 4, lines 31-

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46), and a buffer bypass circuit (i.e., said cache line replacement apparatus) for reducing latency in information transfers (See col. 3, lines 2-3) to the bus (i.e., said CPU/Cache bus) comprising:

• a multiplexer (i.e., MUX 38 of Fig. 3; See col. 4, lines 40-46) having

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- o first inputs (i.e., input of said MUX being coupled to Memory Bus 32 in Fig. 3) coupled to inputs to the buffer (i.e., said RD Buffer being coupled to said Memory Bus in Fig. 3),
- o second inputs (i.e., input of said MUX being coupled to Bus Line 33 in Fig. 3) coupled to outputs of the buffer (i.e., output of said RD Buffer),
- outputs coupled to the bus (i.e., output of said MUX being coupled to CPU/Cache Bus 31 in Fig. 3), and
- at least one select input (i.e., input from Buffer WT Reg 37 in Fig. 3) for selectively coupling either the first or the second inputs to the outputs (See col. 3, lines 27-35); and
- logic (i.e., MUX 38 and Buffer WT Reg 37 in Fig. 3) configured to provide
 - control information (i.e., MUX control information from said Buffer WT Reg) to the at least one select input (i.e., input of said MUX being coupled to said Memory Bus) such that the first inputs (i.e., input of said MUX being coupled to said Memory Bus) are coupled to the outputs of the multiplexer (i.e., output of said MUX being coupled to said CPU/Cache Bus) if the buffer (i.e., said RD Buffer) is empty (i.e., said Buffer WT Reg counts 'zero'; See col. 5, lines 26-30) and the bus is available for transfer of the information to the bus (i.e., said CPU/Cache bus is idle after write-back data having been stored in write-back buffer; See col. 3, lines 27-35, and col. 4, lines 31-46).

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Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included said buffer bypass circuit, as disclosed by Park, in said logic (i.e., Control Logic), as disclosed by AAPA, for the advantage of providing a way that said device (i.e., CPU) can read said information (i.e., data) at high speed without loss of said bus bandwidth (i.e., memory bus bandwidth; See Park, col. 6, lines 30-31).

Referring to claim 20, AAPA, as modified by Park, teaches

- the logic (i.e., Control Logic 201 in Fig. 2; AAPA, MUX 38 and Buffer WT Reg 37 in Fig.
 3; Park) is further configured to provide
 - control information (i.e., MUX control information from said Buffer WT Reg; Park) to the at least one select input (i.e., input of said MUX being coupled to said Memory Bus; Park) generated such that after checking the bus grant indication (i.e., checking GNT/PARKING-GNT in Fig. 2; See AAPA, page 9, paragraph [0029]) the second inputs (i.e., input of MUX being coupled to Bus Line 33 in Fig. 3; Park) are coupled to the outputs of the multiplexer (i.e., output of said MUX being coupled to CPU/Cache Bus 31 in Fig. 3; Park) if the buffer (i.e., RD Buffer 36 of Fig. 3; Park) is not empty (See Park, col. 3, lines 27-32 and col. 4, lines 40-44) and the bus grant indication indicates that the bus is available for transfer of the information to the bus (See AAPA, page 9, paragraph [0029], lines 9-13), or the bus grant indication does not indicate that the bus is available for transfer of the information to the bus (i.e., when said GNT/PARKING-GNT is not active High, said Two-Entry Buffer is holding said information CAD, CDW, and CCO; AAPA, and Park suggests the input of MUX being coupled to said Bus Line is still connected to the outputs of the multiplexer as long as

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the count value of said Buffer WT Reg is larger than zero; See Park, col. 4, lines 42-44).

Referring to claim 21, AAPA teaches

- the information (i.e., CAD, CDW, and CCO in Figs. 2-3) includes
 - a write command (i.e., CPU_WR_COM on CCO in Fig. 3; See page 9, paragraph [0030], lines 11-13),
 - o an address (i.e., CPU_ADDR on CAD in Fig. 3; See page 9, paragraph [0030], lines 6-9), and
 - o data to be written to the address (i.e., CPU_DATA_WR on CDW in Fig. 3; See page 9, paragraph [0030], lines 9-10).

Referring to claim 22, AAPA teaches

- the information (i.e., CAD, CDW, and CCO in Figs. 2-3) includes
 - a read command (i.e., CPU_RD_COM on CCO in Fig. 4; See page 11, paragraph [0036], lines 8-10) and
 - an address from which data is to be read (i.e., CPU_ADDR on CAD in Fig. 4;

 See page 11, paragraph [0036], lines 5-8).

20 Referring to claim 23, AAPA teaches

• the logic (i.e., Control Logic 201 of Fig. 2) is further configured to send a bus access request (i.e., REQ in Fig. 2) to the bus arbiter (i.e., Bus Arbiter 107 of Fig. 1) if the bus grant indication (i.e., GNT/PARKING-GNT in Fig. 2) does not indicate that the bus is available for transfer of the information to the bus (i.e., Bus 106 of Fig. 1 is not available;

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See page 7, paragraph [0025], lines 10-13, page 9, paragraph [0029], and page 17, paragraph [0048], lines 4-11).

Referring to claim 24, AAPA teaches

the logic (i.e., Control Logic 201 of Fig. 2) is further configured to periodically send bus access requests (i.e., REQ in Fig. 2) to the bus arbiter (i.e., Bus Arbiter 107 of Fig. 1) and read the bus grant indications (i.e., GNT/PARKING-GNT in Fig. 2) generated by the arbiter in response to the bus access requests (i.e., bus request to the arbiter and its responsive grant signal being generated by the arbiter are conventionally performed.; See paragraph [0024]) if the information stored in the buffer has not been transferred to the bus (See page 15, paragraph [0045], line 1 through paragraph [0046], line 12), so that when one of the bus grant indications indicates that the bus is available for transfer of the information to the bus (i.e., bus is allowed to transfer), the information stored in the buffer is transferred to the bus (See page 2, paragraph [0004], lines 5-8).

15 Response to Arguments

Applicants' arguments filed on 8th of January 2007 have been fully considered but they 6. are not persuasive.

In response to the Applicants' argument with respect to "... Applicants point out that steps 51 and 52 of Fig. 5 illustrate that Park teaches storing write-back data in a write-back buffer and storing data in a read buffer until all the write-back data has been stored in the writeback buffer. As such, the indication used by Park to allow the transfer of information to the CPU/Cache bus is when all the write-back data has been stored in the write-back buffer. By contrast, in the case of the present invention, the indication to allow transfer of information to the bus is the bus grant indication. The bus grant indication in accordance with the present

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invention indicates that the specific information which is requesting transfer to the bus has been allowed access to the bus. It is not based upon the fact that all the write-back data has been stored in the write-back buffer, but rather that an indication has been made by a bus grant indication that specific information is allowed to be transferred to the bus. ... " in the Response page 6, line 18 through page 8, line 23, and page 10, line 18 through page 12, line 7, the Examiner respectfully disagrees.

In fact, the claimed subject matter "bus grant indication" is clearly taught by the primary reference AAPA, i.e., grant indication on grant line GNT/PARKING-GNT in Fig. 2 (See AAPA, paragraph [0029]). And, the secondary reference Park teaches means for indicating CPU/Cache bus status not to allow the transfer of information to the CPU/Cache Bus 31 from Main Memory 100 in Fig. 3 (i.e., bus grant indication), which is admitted by the Applicants, such that the **indication** used by Park to allow the transfer of information to the CPU/Cache bus is when all the write-back data has been stored in the write-back buffer (See Response, page 8, lines 12-14).

Therefore, the combination of AAPA and Park suggests the obviousness of the claimed invention. In particular, the argued element "writing the information to a buffer if the bus grant indication does not indicate that transfer of the information to the bus is allowed" is suggested by AAPA in view of Park, such that writing the information (i.e., CAD, CDW, and CCO; AAPA) to a buffer (i.e., Two-Entry Buffer 202 of Fig. 2; AAPA) if a bus grant indication (i.e., indication on GNT/PARKING-GNT in Fig. 2 of AAPA, and means for indicating CPU/Cache bus status of Park) does not indicate that transfer of the information to the bus is allowed (i.e., said CPU/Cache bus is not allowed to be used by memory read cycle during write back cycle of the steps 51 and 52 in Fig. 5, in other words, said CPU/Cache bus is occupied by said write back cycle; See Park, col. 6, lines 11-14).

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Furthermore, the Examiner notices that one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

5 Thus, the Applicants' argument on this point is not persuasive.

In response to the Applicants' argument with respect to "... In the statement by the Office above, the Office fails to include the complete element of the claim which states that, 'the bus grant indication indicates that transfer; of the information to the bus is allowed'. ... The claim must be considered as a whole and in doing so it is clear that the bus grant indication is the means through which the system of the present invention indicates that the transfer of information to the bus is allowed. ..." in the Response page 8, line 24 through page 9, line 17, the Examiner respectfully disagrees.

In contrary to the Applicants' argument, i.e., the Office fails to include the complete element of the claim which states that, "the bus grant indication indicates that transfer of the information to the bus is allowed," the primary reference AAPA clearly teaches the argued element, such that transferring the information (i.e., said information CAD, CDW, and CCO in said Two-Entry Buffer) to the bus if the bus grant indication (i.e., said GNT/PARKING-GNT) indicates that transfer of the information to the bus is allowed (See AAPA, paragraph [0029], and paragraph 5 of the instant Office Action, Claims 1-24 rejection under 35 U.S.C. 103(a) as being unpatentable over AAPA in view of Park).

Therefore, it is clear that the bus grant indication in AAPA is the same as means through which the system of the present invention indicates that the transfer of information to the bus is allowed. And further, the combination of AAPA and Park suggests the obviousness of the claimed invention.

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Thus, the Applicants' argument on this point is not persuasive.

In response to the Applicants' argument with respect to "Additionally, the Park reference does not discuss the use of any type of bus grant request system to track the status of the CPU/Cache bus. ..." in the Response page 9, lines 18-23, the Examiner believes that the Applicants misinterpret the claim rejection.

The Applicants essentially argue that Park doesn't teach the above argued elements.

However, AAPA clearly teaches the use of bus grant request system (i.e., conventional system in Fig. 2) to track the status of the bus (i.e., Bus 106 of Fig. 2; See AAPA, paragraph [0025]).

Therefore, the combination of AAPA and Park suggests the obviousness of the claimed invention, and thus, the Applicants' argument on this point is not persuasive.

In response to the Applicants' argument with respect to "Another issue before the Office is whether it would have been obvious to combine the references without having access to the application that is under examination to arrive at the claimed invention. ... Park teaches transferring information to the bus when the buffer is empty and the bus is "available", not that the transfer of the information to the bus is "allowed", which are two different things as explained above. The AAPA teaches the use of a bus grant indication to indicate that transfer of the information to the bus is "allowed". The Park reference does not provide any motivation to substitute the use of a bus grant indication to indicate that transfer of the information to the bus is allowed. ... As such, the Applicants contend that the Office has improperly used the instant application as a basis for the motivation to combine or modify the prior art to arrive at the claimed invention. To establish a *prima facie* case of obviousness, the prior art must cited must teach or suggest all the claim limitations. Neither the Park et al. reference nor the Applicants' Admitted Prior Art teach or suggest the step of transferring the information to the bus if the buffer is empty and the bus grant indication indicates that transfer of the information to the bus

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is allowed. Therefore, a *prima facie* case of obviousness has not been established because the cited references fail to disclose all the elements of the Applicants' invention." in the Response page 9, line 24 through page 10, line 17, page 12, lines 8-19, and page 14, line 20 through page 15, line 2, the Examiner believes that the Applicants misinterpret the claim rejection.

As admitted by the Applicants, AAPA teaches the use of a bus grant indication to indicate that transfer of the information to the bus is "allowed" (See Response, page 10, lines 5-6). And further, Park suggests that transfer of the information to the bus being "allowed" at col. 4, lines 31-36, such that the data of the read buffer is transmitted to CPU/Cache bus through multiplex immediately after the storage of the write-back data is completed implies that transfer of the information to the bus is allowed. Therefore, the combination of AAPA and Park, such that the method step of information transferring with bypassing buffer in Park is included in (i.e., not substituted for, but combined with) the method step of information transferring in AAPA, with rationale for the proper combination, i.e., the advantage of providing a way that a device can read information at high speed without loss of bus bandwidth, which is addressed by Park at col. 6, lines 30-31, suggests the obviousness of the claimed invention.

Furthermore, in response to the Applicants' argument that the Examiner's conclusion of obviousness is based upon improper hindsight reasoning (See Response, page 9, lines 24-26 and page 10, lines 9-11), it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and does not include knowledge gleaned only from the Applicants' disclosure, such a reconstruction is proper. See *In re McLaughlin*, 443 F.2d 1392, 170 USPQ 209 (CCPA 1971).

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Lastly, in contrary to the Applicants' statement, i.e., a *prima facie* case of obviousness has not been established because the cited references fail to disclose all the elements of the Applicants' invention, all the rejections under *35 USC §103(a)* in the prior and the instant Office Action established a *prima facie* case of obviousness meeting the three basic criteria of the MPEP 2143.03. Moreover, the Examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988) and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, the Examiner has clearly pointed out rationale for appropriate combination of the references, which has been discussed in the above. Thus, the Applicant's arguments on these points are not persuasive.

In response to the Applicants' argument with respect to "... As detailed with regard to independent claim 1, just because the CPU/Cache bus is idle after write-back data has been stored in the write-back buffer, does not mean that the bus is available for transfer of 'the' information to the bus, as claimed by the present invention. ..." in the Response page 12, line 20 through page 14, line 19, the Examiner respectfully disagrees.

Actually, the most of the arguments have been discussed in the above, and properly responded (See the instant Office Action, page 17, line 19 through page 19, line 5), except the argument, i.e., the fact "the CPU/Cache bus is idle after write-back data has been stored in the write-back buffer" in Park does not mean that the bus is available for transfer of the information to the bus. However, the Applicants clearly admitted that Park teaches transferring information to the bus when the buffer is empty and the bus is "available," in the Response, page 10, lines

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3-4, which is fully supporting that Park discloses that the bus is available for transfer of the information to the bus.

Thus, the Applicants' argument on this point is not persuasive.

In response to the Applicants' argument with respect to "Claims 2-8 are dependent upon claim 1, and are therefore allowable as a matter of law ..." in the Response page 15, lines 6-9, the Examiner respectfully disagrees because the claim 1 is properly rejected under 35 U.S.C. 103(a) as being unpatentable over AAPA in view of Park (See paragraph 5 of the instant Office Action), which is in contrary to the Applicants' allegation.

Thus, the Applicants' argument on this point is not persuasive.

In response to the Applicants' argument with respect to "Claims 10-18 are dependent upon claim 9, and are therefore allowable as a matter of law ..." in the Response page 15, lines 10-13, the Examiner respectfully disagrees because the claim 9 is properly rejected under 35 U.S.C. 103(a) as being unpatentable over AAPA in view of Park (See paragraph 5 of the instant Office Action), which is in contrary to the Applicants' allegation.

Thus, the Applicants' argument on this point is not persuasive.

In response to the Applicants' argument with respect to "Claims 20-24 are dependent upon claim 19, and are therefore allowable as a matter of law ..." in the Response page 15, lines 14-15, the Examiner respectfully disagrees because the claim 19 is properly rejected under 35 U.S.C. 103(a) as being unpatentable over AAPA in view of Park (See paragraph 5 of the instant Office Action), which is in contrary to the Applicants' allegation.

Thus, the Applicants' argument on this point is not persuasive.

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Conclusion

7. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher E. Lee whose telephone number is 571-272-3637. The examiner can normally be reached on Monday through Friday, 9:30am - 6:00pm (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark H. Rinehart can be reached on 571-272-3632. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you

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would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Christopher E. Lee Primary Patent Examiner Art Unit 2111

CEL/

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Art Unit: 2111

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